

Before the
Federal Communications Commission
Washington, D.C. 20554

In the Matter of SOMOS, Inc. Petition)
for Waiver of Section 52.111) PS Docket 95-155
of the Commission's Rules)
Commission's Rules)

COMMENTS OF ATL COMMUNICATIONS

ATL Communications (ATL) submits these comments in response to the *Public Notice* released April 9, 2016, in the above-referenced docket.

Although Toll Free Numbers are required to be released on a "first-come first-served" rule, ATL supports Somos' request for a limited waiver for approximately 96,000 TFNs in the 800 code returned to the spare pool.

800 numbers in any significant number have been unavailable for many years. Consequently, RespOrgs like ATL Communications have large backlogs of client requests for this resource. Those consumers need to be in a fair position for their RespOrg to have equal access to these numbers regardless of their RespOrgs size or technological capabilities. ATL also supports the allocation method SOMOS has provided.

ATL supports the *Petition for Waiver – Expedited Action Requested* and asks that the petition be granted as soon as possible.

Respectfully submitted,



Aelea Christofferson
ATL Communications
56825 Venture Lane Suite 110
Sunriver, OR 97707
(541) 598-2323